CERTIFICATION



I, THOMAS W. SAULS, CLERK OF SUPERIOR COURT OF PIERCE COUNTY, GEORGIA, DO HEREBY CERTIFY THE FOREGOING TO BE THE TRUE AND CORRECT COPIES OF THE ORIGINAL DOCUMENTS FILED IN THIS OFFICE AS SHOWN BY FILING ENTRY FOR THE CASE OF STATE OF GEORGIA V. KENNETH B. WILLIAMS CASE NUMBER 08-3205-CF

THIS 17TH DAY OF AUGUST 2018

CLERK OF SUPERIOR COURT

PIERCE COUNTY

IN THE SUPERIOR COURT OF _	Pierce	_ COUNTY
STATE	OF GEORGIA	
STATE OF GEORGIA	§ ACCUSATION NUMBER _	<u>08-3205-cF</u>
v. Kenneth B. Williams	§ COUNT 1: Manufact Marijuan §	ruring na.
On behalf of the people of the State	OUNT ONE of Georgia, the undersigned	l, as prosecuting
Kenneth B. Williams		rge and accuse
with the offense of Manufact For the said accused on the 9th	uring Marijuan	
in the County aforesaid, did then and the		
Controlled Substance As	t. The said accu	sed
Plants.	facture 8 mariju	ana
in violation of O.C.G.A. § 16-13-30	, Contrary to the laws	of said State, the
good order, peace, and dignity thereof.		or SUPERIOR TO
WARRANT NUMBER: 08-323FW		

IN THE SUPERIOR COURT OF _	Pierce	COUNTY
STATE	E OF GEORGIA	
STATE OF GEORGIA V. Kenneth B. Williams	§ ACCUSATION NUME § COUNT 1: Maruf Marija	
The Defendant, on waiving Indictment by copy of the Accusation and a List of Witnes This 25th day of Tuly	Grand Jury and formal arra ses and pleads guilty, 20	ignment, being served a
Attorney for Defendant Karnett William Defendant	RICHARD E. CURR Waycross Judicial C	IE, District Attorney circuit
WITNESSES FOR THE STATE:	**************************************	**************************
Ramsey Bennett Det.		
		ce this day of
SUPERIOR COLOR	CLERK Superior Court of	County

Case 2:17-cr-00058-LGW-BWC Document 64 Filed 09/26/18 Page 4 of 7

IN THE SUPERIOR COURT OF PIERCE COUNTY IN THE STATE OF GEORGIA

STATE OF GEORGIA

INDICTMENT ACCUSATION

VS

Warrant # 08-323FW

Kenneth Brandon Williams

TRANSCRIPTION OF DEFENDANT'S PLEA OF GUILTY

The	e defendant, appearing in Court with counsel, being duly sworn, makes the following answers to the Court:	
1.	Are you able to hear and understand my statements and questions?	Answer Jes
2.	Are you now under the influence of any alcohol, drugs, narcotics or other pills or medication?	Answer 10
3.	Do you understand that you are charged with the offense(s) of VGCSA - Manufacturing Mariyana	Answer Ves
4.	Have these charges been explained to you and to your satisfaction?	Answer VCS
5.	Do you understand upon your plea of guilty you could be imprisoned for as many as years?	Answer VES
6.	GUILTY PLEA — (OPEN ENDED): Do you understand that upon your plea of guilty you could be imprisoned for (include, if applicable, mandatory minimum sentence):	Answer <u>Ma</u>
	GUILTY PLEA — (NEGOTIATED): Do you understand that a negotiated plea has been worked out between your attorney and the District Attorney and that, if the Court approves this plea, you will be sentenced to the following (include, if applicable, mandatory minimum sentence): Surs to serve coor with current sentence in Barow Co Go	Answer <u>UES</u>
7.	Has the District Attorney, or your attorney, or any police officer, law officer, or anyone else, made any promise or threat to you to influence you to plead guilty in this case (except any conversations you may have had with your attorney concerning a negotiated plea)?	Answer No
8.	Have you had time to talk with and have you talked with your attorney about this case and the plea you are to enter?	Answer VES
9.	Do you understand that you have the right to plead NOT GUILTY and the right to a trial by jury?	Answer VIS
10.	Do you understand that you would have the right to have the assistance of an attorney at trial?	Answer VES
11.	Do you understand that, at trial, you would be presumed innocent, and the State would be required to prove all elements of the crime(s) charged against you beyond a reasonable doubt?	Answer VCS
12.	Do you understand that you would have the right to confront witnesses against you at trial, and to have your attorney cross-examine those witnesses?	Answer YCS
13.	Do you understand that you would have the right to subpoena witnesses to come to trial?	Answer VS
14.	Do you understand that you would have the right to testify, if you chose to, and to offer such other evidence at trial, as you and your attorney deem appropriate?	Answer YES
15.	Do you understand that, at trial, you would have the right not to incriminate yourself, and nobody could force you to testify against yourself, and that by pleading NOT GUILTY, or remaining silent and not entering a plea, you would obtain a trial by jury?	Answer VES
16.	Do you understand that by entering a plea of guilty, you waive all of the above-described rights?	Answer 15
17.	Do you understand that, if you are not a citizen of the United States, this plea of guilty may have an impact on your immigration status?	Answer CHiZO
18.	How do you plead to each of these charges, GUILTY or NOT GUILTY?	Answer Quitt
19.	Are you in fact guilty?	Answer Yes
20.	Has any one violated any of your constitutional rights?	Answer NO
21.	Are you satisfied with the services of your attorney?	Answer Yes
22.	Do you now freely, voluntarily and understandingly, authorize and instruct your attorney to enter, on your behalf, a plea of quilty to this	100

I HAVE READ OR HEARD ALL OF THE ABOVE QUESTIONS AND I UNDERSTAND THEM. THE ANSWERS SHOWN ARE THE ONES I GAVE IN OPEN COURT. THE ANSWERS ARE TRUE AND CORRECT.

(months) (years); ordered to pay a fine; make full and complete restitution of all

IF PLEA UNDER FIRST OFFENDER ACT: Have you had explained to you and do you fully understand the plea of guilty under the

Do you understand that upon your plea of guilty as a First Offender that the Court will withhold its judgment as to guilt and you can be

damages; pay court costs; and reimburse the county for any attorney fees, if your attorney is appointed or if you are represented by

Sworn to and subscribed before me, this 2 5 day of 564, 20 0

placed on probation up to a period of ____

(these) offense(s)?

First Offender's Act?

Public Defender?

French Wille

08/02/07

IN THE SUPERIOR COURT OF PIERCE COUNTY IN THE STATE OF GEORGIA

STATE OF GEORGIA

INDICTMENT (ACCUSATION)

Kenneth Brandon Williams

08:3205

ORDER OF ADJUDICATION

The undersigned presiding Judge hereby certifies:

- That the named Defendant was sworn in open court and the questions were asked as set forth in the foregoing transcript, and the answers given thereto by said Defendant are as set forth therein.
- II. That the named Defendant, who was represented by an attorney of record, entered a plea of guilty in open court and, being duly sworn, further informed the Court that he/she:
 - (A) Has been fully advised of the following rights and has a waiver of those rights, to wit:
 - (1) the right to trial by jury;
 - (2) the presumption of innocence;
 - (3) the right to confront witnesses against oneself:
 - (4) the right to subpoena witnesses;
 - (5) the right to testify and to offer other evidence;
 - (6) the right to assistance of counsel during trial;
 - (7) the right not to incriminate oneself; and that by pleading not guilty or remaining silent and not entering a plea of guilty, one obtains a jury trial;
 - (B) Has been informed of the charge(s) pending, and has acknowledged that he/she understands the nature of the charge(s), the maximum penalty on such charges and the mandatory minimum sentence [if applicable];
 - (C) Has been informed, and has acknowledged, that if he/she is not a citizen of the United States, this plea of guilty may have an impact on his/her immigration status;
 - (D) Has admitted guilt to the offense(s) charged;
 - (E) Has entered a guilty plea without undue influence, promises or threats:
 - (F) Has entered a guilty plea after having had an opportunity to confer with an attorney about the case and the plea that was entered;
 - (G) Has acknowledged that, upon approval of the plea, a sentence will be rendered in accordance with the negotiated sentence, if applicable, or to any sentence authorized by law;
 - (H) Has acknowledged satisfaction with the legal services rendered;
 - Has stated that all the above and foregoing questions were answered truthfully.

The Court acknowledges that a factual basis for the plea has been provided and the Court is satisfied that a factual basis for Defendant's plea of guilty exists. The Court further determines and adjudges that all legal requirements have been satisfied and met in accordance with approval of this guilty plea. The plea by the abovenamed defendant was freely, knowingly, willingly, understandingly and voluntarily made without influence, compulsion, duress or promise of leniency.

IT IS THEREFORE ORDERED that the plea of guilty be entered on the minutes and that this Transcript of Defendant's Plea of Guilty and Order of Adjudication be filed with the indictment.

JUDGE, SUPERIOR COURT WAYCROSS JUDICIAL CIRCUIT IN THE SUPERIOR COURT OF PIERCE COUNTY, GEORGIA FINAL DISPOSITION

THE STATE

CRIMINAL ACTION NO. 08-3205-CF

OFFENSE(S) CT.1) MANUFACTURING MARIJUANA

VS.

KENNETH BRANDON WILLIAMS

MAY TERM, 2008

GUIL NOLG COUN TO LI OFFE	ESSER INCLUDED NSE(S)	NON JURY COUNT	UVERDICT: GUILTY ON (S) NOT GUILTY ON COUNT(S) GUILTY OF INCLUDED OFFENSE(S) OF ON COUNT(S)	☐ OTHER DISPOSITION: ☐ NOLLE PROSEQUI ORDER ON COUNT(S) ☐ DEAD DOCKET ORDER ON COUNT(S) ☐ Other	
THE PERSON NAMED IN COLUMN	DUNT(S)				
☐ DEF	FENDANT WAS ADVISED OF H	IIS/HER RIGHT TO HAVE TH	IIS SENTENCE REVIEWED BY THE SU	PERIOR COURT REVIEW PANEL.	
WHEREA hereby sen	AS, the above named defendant has	NY SENTENCE s been found guilty of the above	-stated offense, WHEREUPON, it is order	☐ MISDEMEANOR SENTENCE ed and adjudged by the Court that: the said defendant is e Commission of the Georgia Department of Corrections	
may uncer	, to be computed as provided by la	W.	enal system of such other institution as the	Commission of the Georgia Department of Corrections	
HOWEVE	R, IT IS FURTHER ORDERED E	BY THE COURT:			
□ 1)	THAT the above sentence may be	served on probation			
□ 2)	THAT upon service of of t	he above sentence, the remainde	er of may be served on probation PR	OVIDED that the said defendant complies with the	
following g	general and other conditions herein	imposed by the Court as a part	of this sentence.	that the said detendant complies with the	
		☐ GENEF	RAL CONDITIONS OF PROBATION		
The defend	lant, having been granted the privil	ege of serving all or part of the	above-stated sentence on probation, hereby	is sentenced to the following general conditions of	
probation.				Bonding of	
1)	Do not violate the criminal laws o	f any governmental unit.			
2)	Avoid injurious and vicious habits	- especially alcoholic intoxicati	ion and narcotics and other dangerous drugs	s unless prescribed lawfully.	
<u>□</u> 3)	Avoid persons or places of disrept	utable or harmful character.		,	
⊢ 4)	Report to the Probation Officer as	directed and permit such Office	er to visit him(her) at home or elsewhere.		
∐ 5)	Work faithfully at suitable employ	ment insofar as may be possible	3.		
	Trobation Officer.		urisdiction of the Court, or leave the state for	or any period of time without prior permission of the	
□ 7) □ 8)	Support his (her) legal dependants	to the best of his(her) ability.			
	Do not buy, consume or possess at beverages, illegal narcotics, illegal	ny alcoholic beverages, illegal n	arcotics, illegal drugs or marijuana and do i	not go to any place where alcoholic beverages, malt	
9) 10)	Defendant is directed to attend all	alcohol, drug training and coun-	seling and pay for all costs involved as direct	cted by Probation Officer	
	Defendant shall submit to a search	of his(her) person, houses, pap	ers and/or effects as those terms of the four	th amendment of the United States Constitution are	
	defined by the court, any time of the	he day or night, with or without	a search warrant whenever requested to do	so by a probation officer or any law enforcement officer	
1	and shall submit to breath, urine at	nd for blood specimen for analyst	sis of the possible presence of a prohibited	drug or alcohol when instructed by the Probation Staff or	
	any law emorcement officer and p	ay for all costs involved as direc	ted by Probation Staff.	arag or arconor when instructed by the Probation Staff of	
□ 11)	Not to have in his(her) possession	any kind of firearms or deadly v	weapon.		
∐12)	2) Agree to waive extradition from any jurisdiction where he(she) may be found and not contest any effort by any jurisdiction to return him they are the Sentence of Committee of the Sentence of the Sentence of Committee of the Sentence of				
13)	Defendant is jointly and severally	liable for any restitution ordered	l.	y jurisdiction to retain militate to the state of Georgia.	
☐ SPECIAL CONDITIONS OF PROBATION					
COUNTY.	DEFENDANT IS TO SERVE FI	VE YEARS IN PRISON AND	THIS SENTENCE IS TO RUNCONCURE	RENT WITH ANY REVOCATION WITH BARROW	
, \					
FILED IN OFFICE, THIS DAY OF Quyust , 2008 The a Anxio DEPUTY					
		V	_		

Minute book 23A Pg 343.344



Case 2:17-cr-00058-LGW-BWC Document 64 Filed 09/26/18 Page 7 of 7

IN THE SUPERIOR COURT OF PIERCE COUNTY, GEORGIA

STATE VS. <u>KENNETH BR</u>	ANDON WILLI	IAMS	CASE NO.08-32	05-CF PAGE 2	
OTHER CONDITIONS OF PROBATION					
It is further ordered that the defendant pay:	COUNT I	COUNT 2	COUNT 3	COUNT 4	COUNT 5
COURT COSTS				3 	
POPTF Surcharge (10% of fine+CC up to \$50)				***************************************	
COUNTY JAIL FUND (10% of fine+CC)					
DUI Victim=s Surcharge (10% of fine+CC up to \$25)	:v				
DUI Spinal Injury Fund (10% of fine & CC)					
COUNTY DRUG FUND (50% of fine+CC)					
LVAPF Surcharge (5% of fine+CC)			· · · · · · · · · · · · · · · · · · ·		
ONE TIME FEE(\$50 felony/ \$25 misdemeanor)					***************************************
LAW LIBRARY FEE					
ATTORNEY FEES					
*RESTITUTION					
TRANSPORTATION COST				-	
**DRUG ENFORCEMENT FUND		-			
OTHER					
TOTAL TO CO					
TOTAL TO CLERK:					
THIS TO BE PAID IN MANNER AS DIRECTED BY PROBAT MONTH BEGINNING THIS TO BE PAID IN MANNER PRESTITUTION TO BE PAID TO T IS THE FURTHER ORDER OF THE COURT AND THE DE	R DIRECTED BY PR	ROBATION OFFICER	C. THE COURT MAY	AT ANY TIME REVO	KE ANY CONDITIONS
IT IS THE FURTHER ORDER OF THE COURT AND THE DEFENDANT IS HEREBY ADVISED THAT THE COURT MAY AT ANY TIME REVOKE ANY CONDITIONS OF THIS PROBATION AND/OR DISCHARGE THE DEFENDANT FROM PROBATION. THE PROBATIONER SHALL BE SUBJECT TO ARREST FOR VIOLATIONS OF ANY CONDITION OF PROBATION HEREIN GRANTED. IF SUCH PROBATION IS REVOKED, THE COURT MAY ORDER THE EXECUTION OF THE SENTENCE WHICH IS ORIGINALLY IMPOSED OR ANY PORTION THEREOF IN THE MANNER PROVIDED BY LAW AFTER DEDUCTION THEREFROM THE AMOUNT OF TIME THE DEFENDANT HAS SERVED ON PROBATION.					
THE DEFENDANT WAS REPRESENTED BY THE HONORABLE ATTORNEY AT LAW COUNTY, BY APPOINTMENT.					
So Ordered this 25TH Day of JULY, 2008 MICHAEL P. BOGGS Superior Court Judge, PIERCE County					
CERTIFICATE OF SERVICE: THIS IS TO CERTIFY AND A N PERSON TO THE DEFENDANT AND HE/SHE HAS BEEN	CKNOWLEDGE THE	HAT A TRUE AND C	ORRECT COPY OF T E CONDITIONS AS S	HIS SENTENCE HAS ET FORTH.	S BEEN DELIVERED
ThisDay of, 200					
PROBATION OFFICER				DEFENDANT	
White Clade C	Samue District Assesses	Comm. Burketing O	or. o r	2	

